

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

-v-

TREVOR MCKOY,

Defendant.

20-CR-229-1 (JMF)

ORDER

JESSE M. FURMAN, United States District Judge:

Defendant's application for bail is GRANTED on consent. *See* ECF No. 13. In particular, the Court determines that, in light of the dire circumstances presented by COVID-19, Defendant's "temporary release" to the "custody of" an "appropriate person" is "necessary" for a "compelling reason." *See* 18 U.S.C. § 3142(i). In particular, the Court imposes the following bail conditions:

- \$50,000 personal recognizance bond signed by Mr. McKoy, who may affix his signature remotely within three hours of his release, and co-signed by two financially responsible persons, who may sign the bond remotely within one business day of Mr. McKoy's release;
- Home incarceration at Mr. McKoy's mother's apartment at 907 E. 232nd Street, Bronx, New York 10466, subject to approval by Pre-Trial Services, and enforced by location monitoring technology to be determined by Pre-Trial Services;
- Unless otherwise approved by the court, the location monitoring equipment shall be installed no later than fourteen days after release during which time Mr. McKoy shall self-quarantine in his mother's apartment;
- Ten days after his release, Mr. McKoy shall call Pre-Trial Services to arrange for location monitoring equipment;
- If approved by Pre-Trial Services, Mr. McKoy is permitted to self-install the location monitoring equipment selected by Pre-Trial Services under the direction and instruction of Pre-Trial Services;
- Mr. McKoy must purchase or obtain an iPhone with FaceTime capabilities within

two weeks of his release for remote/virtual monitoring by Pre-Trial Services;

- Mr. McKoy shall comply with all other standard conditions of supervised release (e.g., shall not commit other crimes, possess a firearm, etc.);
- Mr. McKoy shall surrender any personal travel documents not already in the possession of Pre-Trial Services and make no new applications for travel documents;
- Pre-Trial Services supervision as directed in the Southern District of New York;
- Mr. McKoy must immediately disclose to Pre-Trial Services when any cohabitant of his mother's apartment, including himself, becomes symptomatic of any illness, and must report at the direction of Pre-Trial Services.


The Government shall immediately make arrangements for Mr. McKoy and the two financially responsible persons to sign the bond and for Mr. McKoy to be released. Defense counsel shall promptly make arrangements, with the Government's cooperation, to transport Mr. McKoy to his mother's apartment.

Defendant shall surrender to the U.S. Marshals at 500 Pearl Street by 2 p.m. on June 3, 2020, unless the Court finds prior to that date — pursuant to a letter motion filed by Defendant — that “compelling” reasons still exist to extend the Defendant’s release.

The Clerk of Court is directed to terminate ECF Nos. 8 & 13.

SO ORDERED.

Dated: April 5, 2020
New York, New York



JESSE M. FURMAN
United States District Judge